

THOMAS WHEE ROBINSON
FULL NAME
HIGH DESERT DETENTION CENTER
COMMITTED NAME (if different)
9438 COMMERCER WAY
FULL ADDRESS INCLUDING NAME OF INSTITUTION
ADELANTO, CA. 92301
1206370496 (4F-19)
PRISON NUMBER (if applicable)

RELATE DDJ

FILED	
CLERK, U.S. DISTRICT COURT	
MAY - 5 2023	
CENTRAL DISTRICT OF CALIFORNIA	
BY:	rsm DEPUTY

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

THOMAS WHEE ROBINSON
PLAINTIFF,
v.
COUNTY OF SAN BERNARDINO
DEFENDANT(S).

CASE NUMBER
5:23-CV-00836-DMG-PVC

To be supplied by the Clerk

**CIVIL RIGHTS COMPLAINT
PURSUANT TO (Check one)**

- 42 U.S.C. § 1983
 Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

A. PREVIOUS LAWSUITS

1. Have you brought any other lawsuits in a federal court while a prisoner: Yes No
2. If your answer to "1." is yes, how many? 1

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

- PLEASE SEE ATTACHMENTS -

- a. Parties to this previous lawsuit:

Plaintiff THOMAS WADE ROBINSON

Defendants COUNTY OF SAN BERNARDINO

- b. Court UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

- c. Docket or case number 5:18-CV-02673-DMG-SS

- d. Name of judge to whom case was assigned SUZANNE H. SEGAL

- e. Disposition (For example: Was the case dismissed? If so, what was the basis for dismissal? Was it appealed? Is it still pending?) YES, AFTER SUMMARY JUDGEMENT.

- f. Issues raised: I DID NOT APPEAL IT. IT IS NOT PENDING. NOTE:
PLEASE SEE ATTACHMENT (A. PREVIOUS LAWSUITS)

- g. Approximate date of filing lawsuit: 6-11-2019 @ 4:22 PM

- h. Approximate date of disposition 11-10-2020

B. EXHAUSTION OF ADMINISTRATIVE REMEDIES

1. Is there a grievance procedure available at the institution where the events relating to your current complaint occurred? Yes No

2. Have you filed a grievance concerning the facts relating to your current complaint? Yes No

If your answer is no, explain why not _____

3. Is the grievance procedure completed? Yes No

If your answer is no, explain why not _____

4. Please attach copies of papers related to the grievance procedure.

C. JURISDICTION

This complaint alleges that the civil rights of plaintiff THOMAS WADE ROBINSON
#1700370496 (print plaintiff's name)

who presently resides at H.O.O.C. 9438 COMMERCIAL WAY, ALEXANDRIA, CA. 92301
(mailing address or place of confinement)

were violated by the actions of the defendant(s) named below, which actions were directed against plaintiff at
GRANITE HELICOPTER REHABILITATION CENTER / GRANITE DESERT DETENTION CENTER.
(institution/city where violation occurred)

on (date or dates) 11-21-2021, 9-9-2022, 8-11-2018.
(Claim I) (Claim II) (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

1. Defendant DR. MUGUR resides or works at
(full name of first defendant)
GLEN HIGHLAND REHABILITATION CENTER
(full address of first defendant)
ORTHOPEDIC DOCTOR FOR SAN BERNARDINO COUNTY
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): individual official capacity.

Explain how this defendant was acting under color of law: FULL CONTACT BASKETBALL -
MY CLINICAL BONE WAS NEVER PRESSED INTO MY RIGHT SHOULDER
AFTER I WAS JACKHEADED ON THE CONCRETE BASKETBALL COURT. (SEE ATTACHMENT)

2. Defendant CATHARINE LEIGH QUILF resides or works at
(full name of first defendant)
9411 HAVEN AVENUE, PANDEM CUCAMONGA, CA. 91730
(full address of first defendant)
DEPUTY PUBLIC DEFENDER ATTORNEY AT LAW
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): individual official capacity.

Explain how this defendant was acting under color of law:
(#) COUNSEL DID NOT BELIEVE IN THE DEFENSES INNOCENCE THAT IS A
6 TH AMENDMENT GUARANTEE OF REPRESENTATION. (SEE ATTACHMENT)

3. Defendant S. HAMILTON resides or works at
(full name of first defendant)
H.D.D.C. 9438 COMMERCIAL WAY, ADLANTO, CA. 92301
(full address of first defendant)
DEPUTY SHERIFF
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): individual official capacity.

Explain how this defendant was acting under color of law:

DEPUTY S. HAMILTON WITNESSED ME GETTING ATTACKED WITH GRAVE
BODILY INJURY BY A SOUTHSIDER GANG MEMBER AND RECOMMENDED TO
ME NOT TO PRESS CHARGES AFTER PRACTICALLY THE ATTACKER HIS RIGHTS.
(SEE ATTACHMENT)

4. Defendant A. SINCLAIR (RETired) resides or works at
(full name of first defendant)
H.D.D.C. 9438 COMMERCIAL WAY, ATLANTA, GA. 30301
(full address of first defendant)
DEPUTY SHERIFF
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): individual official capacity.

Explain how this defendant was acting under color of law:

DEPUTY A. SINCLAIR WITNESSED ME GETTING ATTACKED WITH GRAVE BODILY INJURY BY A SOUTHSIDER GANG MEMBER AND RECOMMENDED THAT FOR MY OWN SAFETY THAT I DON'T PRESS CHARGES.

5. Defendant _____ resides or works at
(full name of first defendant)

(full address of first defendant)

(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both): individual official capacity.

Explain how this defendant was acting under color of law:

D. CLAIMS*

CLAIM I

The following civil right has been violated:

- SEE ATTACHMENTS -

Supporting Facts: Include all facts you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly what each DEFENDANT (by name) did to violate your right.

- SPEC ATTACHMENTS -

**If there is more than one claim, describe the additional claim(s) on another attached piece of paper using the same outline.*

E. REQUEST FOR RELIEF

I believe that I am entitled to the following specific relief:

I WOULD LIKE MY CASE NUMBER:

FV117001548 DISMISSED OR PASTRIED WITH A
STAFF APPOINTED ATTORNEY WHO WILL BELIEVE IN
MY INNOCENCE.

I WOULD LIKE TO HAVE LAPAROSCOPIC SURGERY ON
MY SHOULDER SO MY BODY IS NOT PROTRUDING
FROM MY BODY AND I AM NOT IN PAIN.

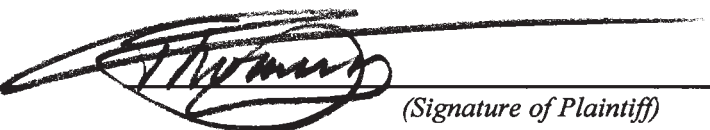
I WOULD LIKE 10 MILLION DOLLARS FOR ALL
THE LONG TERM DAMAGES I NOW HAVE TO
ENDURE. I AM 60 YEARS OLD ON 7-1-23.

I WILL NEVER BE THE SAME BECAUSE OF
SAH BERNARDINO COUNTIES CORRUPT
JUDICIAL SYSTEM.

(A) I WOULD LIKE A MEDICAL DISCHARGE AND A
DISMISSAL OF MY CASE FV117001548 BASED ON A
VIOLATION OF BOTH THE 5TH AMENDMENT AND THE
6TH AMENDMENT TO THE CONSTITUTION OF THE
UNITED STATES.

4-26-2023

(Date)



(Signature of Plaintiff)

1.

A. PREVIOUS LAWSUITS -

I FILED MY SPECIFIC INDIFFERENCE LAWSUIT AGAINST THE COUNTY OF SAN BERNARDINO ON 6-11-2019 AT 4:32 PM.

I FILED IT BECAUSE FOR TWO YEARS I WAS BEEN TOLD I HAD HEP. C WHEN I KNEW DIFFERENT. I TOLD THE NURSE AND INFORMED THE DETENTION CENTER WHEN I WAS ARRESTED ON 6-10-2017 THAT I PREVIOUSLY HAD HEP. C.

I WAS GIVEN A BLOOD TEST AND THE R.N. TOLD ME I STILL HAD THE VIRUS WHICH IT WAS THE ANTIBODY. I ASKED FOR A HEPATIC PANEL TO GET MY VIRAL LOAD AND GENOTYPE, BUT, THE R.N. SPECIFICALLY AND INDIFFERENTLY WAS UNCONCERNED ABOUT MY CARE. SHE KEPT REENDING MY REQUEST. SHE JUST SAID I HAD THE VIRUS AND SAN BERNARDINO COUNTY DOES NOT HAVE THE BUDGET TO TREAT HEP. C BECAUSE HARVONI AT THE TIME WAS \$80,000.⁰⁰ FOR A FULL TREATMENT.

I KEPT TELLING THEM THAT I ALREADY WENT THROUGH A YEAR OF INTERFERON TREATMENT AT KAISER IN 2003 AND 2004.

THEY REPLIED ME, COMPLETELY UNCONCERNED ABOUT MY LEVEL OF THE VIRUS OR VIRAL LOAD. NO MATTER WHAT MEDICATION I TAKE I'LL ALWAYS HAVE THE VIRUS ANTIBODY.

- OVER -

2.

I HAD TO WAIT OVER TWO YEARS AND TO FILE A LAWSUIT IN FEDERAL COURT TO GET THEM TO DO A FULL HEPAHIC PANEL. THEY STILL TO THIS DATE NEVER SHARED WITH ME A COPY OF THE LAB RESULTS AND WHAT MY VIRAL LOAD IS THEN AND WHAT IT IS TODAY. I HAVE NOT HAD A HEPAHIC PANEL BLOOD TEST SINCE 2020 OVER THREE YEARS NOW.

SO, AFTER I FILED MY CASE WITH YOUR COURT THE COUNTY OF SAN BERNARDINO WAS SERVED BY THE U.S. MARSHALL. THEY RESPONDED WITH A SUMMARY JUDGEMENT AND A LIST OF ENTITLEMENTS. ALSO, THEY CAME OUT AND DID A DEPOSITION AT THE COUNTY JAIL. THEY WENT TO MY FATHERS HOME IN SAN CLEMENTE AND DID A DEPOSITION ON HIM AS WELL. MY FATHER WAS A GENERAL PRACTITIONER MEDICAL DOCTOR BEFORE HE DIED ON OCTOBER 4, 2020. HE HELPED ME WITH MY DISEASE FOR MANY YEARS INCLUDING THE TREATMENT I WENT THROUGH WITH KAISER.

AT THAT POINT I HAD AN ATTORNEY WHO WAS HELPING ME PRO BONO. HIS NAME IS PHILLIP DEITCIT. HE IS THE MAIN REASON WHY MY CASE GOT

3.

DISMISSED IN ADDITION TO COVID-19 AND ALL THE QUARANTINES PREVENTING ME FROM GETTING MY DECLARATION OUT. ALSO, PHILLIP DRITCH AT THE TIME WAS 89 YEARS OLD. HIS WIFE HAD SEVERE ILLNESSES THAT PREVENTED HIM FROM ANY EXPOSURE TO COVID-19. HE FILED CONTINUANCES MANY TIMES. HOWEVER, AFTER A NEW JUDGE WAS APPOINTED HE DID NOT ALLOW ANY MORE CONTINUANCES AND HE DID NOT GET MY DECLARATION NOTARIZED AND FILED ON TIME. AFTER WHICH, MY CASE WAS DISMISSED. PHILLIP DRITCH DID NOT WANT TO APPEAL MY CASE BECAUSE OF COVID-19 AND AT HIS AGE I DON'T BLAME HIM.

MY TWO NEW CLAIMS ARE AGAIN MORE EXAMPLES OF SPECIFIC INDIFFERENCE. THEY SHOW HOW UNCONCERNED THE COUNTY OF SAN BERNARDINO IS REGARDING MY CIVIL RIGHTS.

CLAIM #1 (DR. MURK)

ON THE DAY, I BELIEVE IT WAS A SATURDAY, 11-21-2021 I WAS BEING HOUSED AT LUCILLE HELKE REHABILITATION CENTER AND MY DORM WAS WITH OUTSIDE RECREATION AT THE BIG YARD. I WAS HOUSED AT

(4)

32-M3-24-PT IN THE PATCHES
THEY CALL IT. AT THE BIG YARD THERE
ARE TWO FULL COURT BASKETBALL AREAS.
WELL, ON ONE OF THESE COURTS THEY ALLOW
THE INMATES TO PLAY "FULL CONTACT BASKETBALL".
IT IS LIKE TACKLE FOOTBALL ON CONCRETE. I
WAS ON A TEAM WHO WAS DEFENDING OUR
GOAL. I WENT UP TO GET THE REBOUND AND I
WAS SCISSORED BY TWO OPPONENTS WITH FULL
CONTACT. ONE WENT LOW WITH ALL HIS FORCE AND
ONE WENT HIGH WITH FULL FORCE MAKING ME
FLIP A 180 IN MIDAIR AND LAND ON MY SHOULDER
AND HEAD. MY SHOULDER CRUMCHED ON THE
CONCRETE SEPARATING MY RIGHT SHOULDER FROM
MY CLAVICAL BONE. MY BONE WAS STICKING
OUT BY ABOUT THREE INCHES BETWEEN MY NECK
AND RIGHT SHOULDER. I WAS IN EXTREME PAIN.
THE BROTHERS ON THE BASKETBALL COURT JUST
LAUGHED ABOUT IT YELLING OUT "CRUNCH" WHILE
I LIMPED AWAY. THEIR NICKNAMES ARE "TRU" AND
"PREACHER". I DON'T KNOW THEIR REAL NAMES.
THE DEPUTY ON DUTY WHO WAS ALSO AFRICAN
AMERICAN DID NOTHING TO COMFORT ME WHILE I
WAS IN EXTREME PAIN. AN AMBULANCE WAS
CALLED AND I WAS TAKEN TO APPALACHIAN
HOSPITAL. I EXPLAINED TO THE CATHER
TRAMA DOCTOR ABOUT THE "FULL CONTACT"

5.

BASKETBALL". I DID NOT GIVE ANYONE OF THE DEFENDANTS THE TRUTH ABOUT BEING TACKLED BEYOND THE TRAUMA DOCTOR AT ARROWHEAD HOSPITAL BECAUSE I HAD ALREADY BEEN BEAT UP BY A GANG AT H.D.D.C. CALLED THE SOUTHSIDERS (CLAIM 3,4) AND TOLD BY TWO DEFENDANTS NOT TO PRESS CHARGES. SO, I WAS PROTECTING MY LIFE AND KEEPING QUIET. I THEN, WAS GIVEN SOME PAIN MEDICATION AND A CATSCAN AND MRI. I WAS GIVEN A SHOULDER SLING AND SENT BACK TO GLEN HELM. AT GLEN HELM I WAS SEEN BY JUDETH MCGEE THE R.N.. THE TIME WAS 12:29:09 AM PST ON 11/21/2021. SHE SEEMED VERY UNCONCERNED ABOUT MY BONE STILL UNSET AND STICKING THREE INCHES BETWEEN MY RIGHT SHOULDER AND MY NECK. ARROWHEAD HOSPITAL DID NOTHING TO EVEN TRY TO RESET MY CLAVICAL BONE ON THE RIGHT SIDE OF MY BODY INTO MY RIGHT SHOULDER. SO NOW JUDETH MCGEE TELLS ME I CAN'T HAVE THE SLING THE HOSPITAL MADE FOR BECAUSE IT HAS METAL IN IT. I'M IN EXTREMELY "LEVEL 10 PAIN" AND SHE RECOMMENDS IT NOT ONLY, BUT AGGRESSIVELY. THEN, SHE GIVES ME A STRAP THING THAT DOES NOT GO OVER MY ELBOW IT JUST HOLDS UP MY ARM BY MY FOREARM. IT CAUSES ALL KINDS OF PAIN AND UNCOMFORT. SHE WAS NEVER CONCERNED ABOUT MY CONDITION AND LEVEL OF INJURY.

- OVER*

6.

SO, NOW I AM SITTING IN JAIL WITH A BONE
STICKING THREE PLUS INCHES OUT OF MY NECK AND
NO ONE IS RESPONDING TO IT. I DON'T SEE AN
ORTHOPEDIC DOCTOR (DR. MUJDE) UNTIL
12/9/2021 @ 9:19:14 AM PST AT WEST VALLEY
DEPARTMENTAL CENTER, THAT IS ALMOST THREE WEEKS
LATER MUCH TO LONG TO RESET MY SHOULDER. SO,
I GO TO MY APPOINTMENT STILL IN EXTREMELY PAIN
AFTER THREE WEEKS AND DR. MUJDE COMES ME
WITH AN ASSISTANT. HE IS A SMALL THIN MAN
WITH A CANE TO HELP HIM WALK AND I ASK HIM
HIS AGE VERY POLITELY. HE TELLS ME HE IS
89 YEARS OLD. I ASK HIM WHY THEY WAITED
SO LONG TO SEE AN ORTHOPEDIC SURGEON. IS IT
NOT TOO LONG TO COLD FROM THE TIME OF THE
ACCIDENT AND THREE WEEKS LATER TO RESET
A STABILE THREE DISLOCATION ON MY SHOULDER?
HE IGNORES ME AND SAYS; "LET'S LIVE IT A
TRY". THE MAN, BECAUSE OF HIS AGE, DOES NOT HAVE
ENOUGH STRENGTH TO WALK LET ALONE RESET A
260 POUND 6'1" MAN LIKE MYSELF. I CANT GO
GIVE HIM CREDIT; HE TRIED AS HARD AS HE COULD.
BUT DR. MUJDE COULD NOT BUDGE MY SHOULDER.
SO, I ASKED HIM ABOUT LAPAROSCOPIC SURGERY TO
RESET THE BONE, OR, A DRILL TO SLOWLY
CONTORT IT BACK INTO MY SHOULDER. HE JUST
LAUGHED AND SAID LIKE I'VE HEARD BEFORE

7.

THAT IT IS NOT IN THE COUNTRY'S BUDGET.
I WAS GIVEN A HARNESS AND TOLD TO MAKE
CIRCLES WITH MY INJURED ARM DAILY. I DID
THE EXERCISES AND IT WAS PAINFUL. IT DID
NOTHING TO HELP ME. MY BONE IS STILL THREE
INCHES STICKING OUT OF MY NECK AND I AM
STILL TWO YEARS LATER IN PAIN. I HAVE
EXHAUSTED ALL MY GRIEVANCES AND JUDICIAL
REMEDIES. I WOULD LIKE TO HAVE SURGERY
ON MY SHOULDER AND MY CAVICAL BONE RESET
INTO ITS SOCKET SO MY ARM CAN REJOIN THE
TRUNK OF MY BODY. I AM TIRED OF THE PAIN
AND THE BONE STICKING OUT OF MY BODY.

CLAIM #2 (CATHERINE LEIGH QUILL)

MY PUBLIC DEFENDER DID NOT BELIEVE IN
MY INNOCENCE THIS IS A 6TH AMENDMENT
GUARANTEE OF REPRESENTATION.

ON THE FOLLOWING PAGES PLEASE SEE MY
LIST OF SPECIFIED GROUNDS TO THE CLAIM
IN NUMERICAL ORDER 1 THRU 13.

- 1.) I WAS EXTREMELY HIGH AND DRUNK THE DAY
OF THE SHOOTING ON 6-10-2017. CATHERINE
LEIGH QUILL NEVER BROUGHT UP OR PRESENTED
THESE FACTS AT MY TRIAL. MY BLOOD ALCOHOL
LEVEL WAS .05 NINE HOURS AFTER THE
SHOOTING. A SPECIALIST DR. MINAGAWA TOLD
ME THAT MY BLOOD ALCOHOL LEVEL AT THE

(8.)

TIME OF THE SHOOTING WOULD OF BEEN
.17 OVER WHICH THE LEGAL LIMIT. I
WAS ALSO HIGH ON MARIJUANA AND OPIOIDS.
I ASKED HER TO PRESENT ALL THIS AT TRIAL
BUT SHE REFUSED ME. I KEPT ASKING HER
"WHY"?

- 2.) SINCE I WAS DRUNK AND HIGH MY MIRANDA
INTERVIEW SHOULD NEVER OF BEEN USED.
ESPECIALLY, AFTER I REQUESTED THEM TO
STOP INTERVIEWING ME ON PAGE 23 OF
THE MIRANDA INTERVIEW TRANSCRIPT. I TOLD
THE INVESTIGATOR I DIDN'T WANT TO BE
INTERVIEWED. MY UNDERSTANDING OF THE
RULES REGARDING THE MIRANDA INTERVIEW
IS THAT IF THE PERSON BEING INTERVIEWED
SAYS AT ANY TIME DURING THE INTERVIEW
THAT THEY DON'T WANT TO BE INTERVIEWED
THEN THE ENTIRE INTERVIEW IS INVALID
AND CAN NOT BE USED. ALSO, DR. MINAGAWA
SAID THAT ONLY TWO OF THE FOUR PROCEDURES
THAT ARE REQUIRED TO LEGALLY VALIDATE A
MIRANDA INTERVIEW WERE CONDUCTED. HE
SAID IT SHOULD NEVER OF BEEN USED AGAINST
ME AT TRIAL.
- 3.) IT WAS A HEAT OF PASSION CASE WHERE
MY WIFE WAS CHEATING ON ME. THERE
IS PROOF OF THIS ON MY WIFE'S CELLULAR

9.

PHONE WHICH SHE TEXT MESSED HER LOVER MANY TIMES. FURTHERMORE, I WAS VERY DRUNK AT MY MIRANDA INTERVIEW THAT NEVER SHOULD OF BEEN USED AT TRIAL. I DID DRUNKENLY DISCUSS "SANCHI" STATING THOSE EXACT WORDS. HOWEVER, AT NO TIME DID MY ATTORNEY INTRODUCE THIS VERY PROVOCITIAL EVIDENCE AS DISCOVERY.

INSTEAD, SHE LIED DRUNKEN STATEMENTS I MADE ABOUT HER ABUSING MY SON TOMMY. MY WIFE DID ABUSE MY AUTISTIC SON BUT NOT AT THE LEVEL I WAS STATING BECAUSE I WAS VERY HIGH AND DRUNK. THEN, AT TRIAL THE D.A. USED DOCTORS AND SPECIALISTS THAT I TOOK HIM TO AT CHILDRENS HOSPITAL IN LOS ANGELES AS MANDATED REPORTERS OF ANY FORM OF CHILD ABUSE TO DISCREDIT MY ACCUSATIONS I MADE WHILE DRUNK. THESE WERE CRAZY FACIAL SPASMISTS OR SURGEONS. BUT, THE D.A. MADE THEM LOOK LIKE THEY WERE DOCTORS WHO EXAMINED ABUSED CHILDREN, IT SHOWED INCONSISTENCIES BETWEEN WHAT MY ATTORNEY WAS EXAGGERATING AND THE TRUTH. THE WHOLE TIME I WAS COMPLETELY AGAINST HER STRATEGY.

- 4.) SHE CREATED A SCRIPT OF 250 QUESTIONS WITH ANSWERS THAT WERE COMPLETE LIES.

(10.)

I HAVE A COPY OF THESE, I WOULD SEND THEM TO YOU BUT I HAVE NO WAY TO COPY THEM BECAUSE I AM INCARCERATED AT SAN BENITO COUNTY JAIL.

SO, WHEN I WAS PUT ON THE WITNESS STAND TO TESTIFY ON MY BEHALF, I WAS CONFUSED BETWEEN THE TRUTH AND WHAT SHE MADE UP FOR ME TO SAY. THEN, THE D.A. WANTS AFTER ME SHOWING MANY INCONSISTENCIES. AFTER WHICH, AT THE JURY DEBRIEFING, WHEN THE JURY READ MY TESTIMONY IT WAS THE INCONSISTENCIES THAT MADE ME GET A GUILTY VERDICT. IN REALITY, IT WAS A MISTAKE OF STEALING PAPEL I WAS FEELING WITH THE WIFE AGAINST HER LOVED ARMEDDO. I HAVE BEEN WORKING THERE FOR 6 YEARS BECAUSE OF CATHERINE LEIGH QUIL.

- 5.) I HAD ADT (MY HOME SECURITY COMPANY) INSTALL A 2 TERRABYTE DVR AND CAMERA IN MY LIVING ROOM OF MY HOME SO I COULD GET PROOF OF HER AFFAIR AND ABUSE OF MY AUTISTIC SON. I GAVE HER THE PASSWORD TO THE CAMERA SYSTEM THAT WOULD SHOW THE EVIDENCE. BUT, SHE SAID IT DID NOT WORK AND IT COULD NOT BE OPENED, IT WOULD SHOW VISUAL PROOF OF ARMEDDO AGO HER. PLUS, I HAD TEXT

11.

MESSAGES ALREADY IN MY DISCOVERY TO PROVE THEIR AFFAIR THAT MADE ME SO ANGRY. BUT, MS. QUILL REFUSED TO USE EITHER OF THEM AT TRIAL. SHE SAID, I'D HAVE A BETTER CHANCE AT GETTING A VOLUNTARY MANSLAUGHTER CONVICTION BY USING THE STATEMENTS I MADE IN MY MIRANDA INTERVIEW THAT WERE EXAGGERATED DRUNKEN REMARKS. I STILL HAVE A COPY OF THE DIRECT SHE CREATED WITH QUESTIONS AND ANSWERS.

- (6.) MS. QUILL LET THE D.A. USE PICTURES OF GUNS AND CASH THAT I HAD SAVED OVER THE YEARS AS EXHIBITS WITH ME NEXT TO THEM. IT MADE ME LOOK TERRIBLE. I DID NOT DEAL DRUGS. THE CASH WAS FROM YEARS OF WORK IN THE CORPORATE WORLD: "MY BUSINESS B.A. DEGREE FROM CALIFORNIA LUTHERAN UNIVERSITY IN 1989." BUT, THE D.A. LAYD IT OUT ALL TOGETHER LIKE I WAS A GANGSTER OR TERRORIST. THIS IS THE FIRST TIME I'VE EVER BEEN ARRESTED. I HAD NEVER FIRED ANY OF THESE GUNS YET ALL WERE SHOWN. I HAD RED STAINS ON MY SHORTS FROM RED POTASSIUM A LIQUID NUTRIENT THAT I USE AT A GREENHOUSE TO WATER PLANTS. IT'S A HOBBY I HAVE ON THE WEEKENDS THAT I TAKE MY SON TO AS WELL. I TOLD MS. QUILL ABOUT THESE FACTS AND

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SHE JUST IGNORED ME. MS. QUIN SHOULD OF HAD THEM TESTED AND MOTIONED TO BE REMOVED FROM EXHIBITS. HOWEVER, THE D.A. USED THEM AT TRIAL SAYING THEY WERE BLOOD STAINS.

- 7.) DURING THE CLOSING ARGUMENTS MS. QUIN'S POWERPOINT PRESENTATION CRASHED IN THE MIDDLE OF THE SHOW. I HAVE USED MICROSOFT'S POWERPOINT FOR YEARS AND I HAVE NEVER SEEN SUCH AN AMATEUR PRESENTATION. SHE NEVER SHOWED THE 911 AUDIO IN THE POWERPOINT OF MY CALL TO THE POLICE FOR HELP. THEN, AFTER THE PRESENTATION CRASHED SHE THREW HER SCRIPT PAPERS IN THE AIR AND SCREAMED; "OH CRAP, I'LL HAVE TO DO THIS THE OLD SCHOOL WAY!" THE 911 CALL I MADE WAS NOT PLAYED DURING THIS CRITICAL MOMENT.
- 8.) MY TESTIMONY WAS NOT "LAST" LIKE SHE ORIGINALLY TOLD ME SHE WOULD AND EVERYONE ELSE DOES. EVEN THOUGH, I DID NOT WANT TO TESTIFY SHE MADE ME. THEN, SHE WENT ON A VACATION DURING MID-TRIAL PERIOD. ONCE I HEARD, THE JUDGE KAWIKA SMITH TOOK A WEEK OFF. I KNOW THIS BECAUSE THE BAFF CONFIRMED IT BY ASKING THEM BOTH IN OPEN COURT HOW THEIR VACATIONS WERE. MY TESTIMONY WAS BEFORE THAT TIME. THEN,

13.

THE D.A. TOOK TWO DAYS OFF SAYING SHE HAD A FAMILY CRISIS. IT WAS ALL STRATEGICALLY PLANNED TO STRAIN OUT AND FRAUD THE JURY. THE JUDGE KAWIKA SMITH WAS A PUBLIC DEFENDER IN VICTORVILLE COURT JUST MONTHS PRIOR TO BECOMING A JUDGE. HE WORKED VERY CLOSE TO THE D.A. (MS. PRASBLA) AND MY ATTORNEY (MS. QUINN) JUST BEFORE MY TRIAL.

9.) DURING THE 6 YEARS SINCE I HAVE BEEN AN INMATE AT SAN BERNARDINO COUNTY JAIL BOTH MY ATTORNEY AND THE D.A. HAD BECOME PREGNANT AND HAD BABIES. FOR THAT REASON, I WANTED TO HAVE A SPEEDY TRIAL. MY ATTORNEY'S SUPERVISOR "YATZOW NEUBERT" ADVISED ME NOT TO. SO, I WAITED TIME LIKE ALWAYS. IT SHOULD BE SO NICE.

10.) I TOLD CATHERINE QUINN ABOUT AB 81 EVEN BEFORE IT PASSED AND THE FACT THAT I HAVE MAJOR "CHILDHOOD TRAUMA" AND SERIOUS MENTAL HEALTH ISSUES, INCLUDING THE FACT THAT I SPENT OVER ONE YEAR AT "CEDAR SINAI'S" THALASSIUS WEST WHALE MENTAL HOSPITAL, AS WELL AS THREE MONTHS AT BROTHMAN MEMORIAL INPATIENT MENTAL HOSPITAL. I SAW A THERAPIST NAMED DR. HAROLD ABRAMS FOR WELL OVER 4 YEARS. I WAS DIAGNOSED WITH

(14.)

SCHIZOPHRENIA BY DR. ABRAMS AND WAS GIVEN TWO FORMS OF MEDICATION CALLED THORIZINE AND LITHIUM TWICE DAILY. I TOLD MS. QUILF FROM THE DAY WE MET THAT I WANTED TO GO TO THE "MENTAL HEALTH COURT". I GAVE MS. QUILF MY BROTHER AND SISTERS INFORMATION WHO WOULD BOOK TESTIFY TO THESE FACTS AND THAT MY SISTER VISITED ME AT THATANS.

AT ONE POINT MS. QUIL AGREED WITH ME AND THE STRATEGY WAS "TEMPORARY INSANITY". THEN, ALL OF A SUDDEN SHE CHARGED ME MHO; AN ACT OF COMPLETE DISREGARD OF MY INNOCENCE THAT IS A 6TH AMENDMENT GUARANTEE OF REPRESENTATION. IT WAS AGAINST WHAT I WANTED AND TOLD HER THE "TRUTH"; COMPLETELY "PROFESSIONAL MISCONDUCT".

NOW, AT "FINAL SANCTION" LETTER I WAS FOUND GUILTY AT TRIAL SHE HAS A SPECIALIST COME AND SEE MR. MHO, SHE HAS SUSPENDED MY BROTHER AND SISTER AT SENTENCING. THIS IS IN FACT A COMPLETE VIOLATION OF HER "PROFESSIONAL DISCRETION IN DECIDING A STRATEGY IN A PARTICULAR CASE". IT DOES CONSTITUTE PROFESSIONAL NEGLIGENCE. I CONSTANTLY ASKED MS. QUIL ABOUT GOING TO MENTAL HEALTH COURT. BECAUSE SHE DENIED ME, I WANTED TO FIRE HER.

15.

I REQUESTED A MARSICAL HEARING AND THE JUDGE DENIED ME.

AT MY RECENT VISIT WITH MY COUNSEL SPECIALIST DR. MINAGAWA HE ADVISED WITH ME AND THAT I SHOULD OF COME TO "MENTAL HEALTH COURT" YEARS AGO WHEN I WAS FIRST ARRESTED. ALSO, JUST TALKING MS. DAHL I WAS AN INPATIENT AT A MENTAL HOSPITAL WITH SCHIZOPHRENIA FOR OVER ONE YEAR WAS ENOUGH OF A "SPECIFIC FACT" TO QUALIFY ME FOR DIVERSION.

SO, NOW AFTER MY DUAL SHE IS USING SB 81 AND MY MENTAL HEALTH "CHILDHOOD TRAUMA" ONLY PERTAINING MY COUNSELMENT. SB 81 STATES; "PRIOR TO ENTERING A PLEA". ALL OF THIS SHOULD OF HAPPENED BEFORE TRIAL IN "MENTAL HEALTH COURT". MY FINAL SENTENCE IS MAY 19, 2023.

- 11.) MY SECOND WIFE TESTIFIED AS A WITNESS AGAINST ME AT TRIAL. SHE MADE UP A STORY ABOUT SOMETHING SHE SAID HAPPENED TWENTY YEARS AGO AND A COMPLETE LIE. MY UNDERSTANDING OF THE LAW IS THAT A WITNESSES TESTIMONY CAN'T GO BEYOND TEN YEARS. THERE WAS NOTHING TO SUBSTANTIATE HER STORY AND MY ATTORNEY DID NOTHING TO TRY TO STOP IT. IT WAS A TERRIBLE LIE WITH ZERO PROFOUND VALUE THAT MADE ME LOOK BAD TO THE JURY.

(16.)

12.) DURING THE YEAR PRIOR TO 6-10-2017 I WAS TRYING TO RECORD AUDIO ATTACKS MY WIFE WAS DOING TO MY AUTISTIC SON TOMMY. AGAIN, THAT IS WHY I CALLED ADT SECURITY TO INSTALL A DVR AND CAMERAS IN MY LIVING ROOM. I HAD ABOUT 10 RECORDINGS ON MY IPHONE THAT I MADE OVER ABOUT ONE YEAR. I HAD PLANNED ON BRING THEM TO THE POLICE BECAUSE I WANTED IT ALL TO STOP. I HAD FORGOT I HAD MADE THESE RECORDINGS UNTIL JUST A FEW MONTHS BEFORE MY TRIAL. THERE WAS NOTHING IN MY DISCOVERY AT THAT POINT. IN A MEETING WITH MY ATTORNEY CATHERINE QUILL JUST PRIOR TO TRIAL I Brought UP THE AUDIO RECORDINGS I HAD PROVING THE ABUSE. I TOLD HER THERE WAS MULTIPLE RECORDINGS. IN OUR NEXT MEETING SHE SAID THAT ONLY ONE WAS RECOVERED AND IT WAS THE WORST ONE OF ALL OF THEM. I BELIEVED WE WERE SPEAKING UNDER THE CONFIDENCE OF THE ATTORNEY-CHEAT PRIVILEGE AND I SPECIFICALLY ASKED HER TO "NOT INTRODUCE IT INTO DISCOVERY".

THE NEXT THING I KNOW IS MS. QUILL TELL THE D.A. HAS THE AUDIO RECORDING IN DISCOVERY. IT WAS OBVIOUS THAT MY "ATTORNEY-CHEAT PRIVILEGE WAS VIOLATED"! I KNEW I WAS IN TROUBLE AND MS. QUILL TOLD THE D.A. AND THEY WERE WORKING TOGETHER.

17.

THE D.A. USED THE RECORDING THREE TIMES
AT MY TRIAL AND IT HAD A DRAMATIC EFFECT
ON THE JURY ESPECIALLY AT CLOSING ARGUMENTS.

13.) FINALLY, MY COUNSEL DID NOT BELIEVE IN
ME OR MY INNOCENCE. MY 6TH AMENDMENT
GUARANTEE OF REPRESENTATION WAS VIOLATED
AND ATTORNEY MISCONDUCT AFFECTED THE
OUTCOME OF MY TRIAL AND I WAS FOUND
GUILTY OF 1ST DEGREE MURDER. I HAD A LOT
OF CHILDHOOD TRAUMA AND I STILL SUFFER
FROM IT GREATLY.

CLAIM # 3 (S. HAMILTON)

DEPUTY HAMILTON WAS THE LEAD OFFICER
DURING THE ATTACK THAT WAS MADE ON ME
WHILE I WAS AN INMATE IN 2018 AT H.D.O.C..
I WAS BUNKED ON # 5 IN DOOR 2 A . MY
BUNKIES NAME IS RON LIAHAT. HE WAS A
MASTER SERGEANT IN THE AIR FORCE STATIONED
OUT OF LEROY OREGON. HE COULD TESTIFY
ABOUT WHAT HE WITNESSED. I WAS BRUTALLY
ATTACKED BY MULTIPLE GUARDIAN GUARD
MEMBERS ON OR ABOUT 8-11-2018. I STILL
TO THIS DATE HAVE DYSMERIC REMEMBRANCE
THINGS BECAUSE OF THE HULK HEMATOMA THAT
WAS GIVEN TO ME DURING THE ATTACK. THE
SPECIFIC INDIFFERENCE WAS THE FACT THAT
DEPUTY HAMILTON WAS UNCONCERNED ABOUT MY

18.

HEALTH. BOTH HE AND DEPUTY SINCLAIR
KNEW THAT GRASS STOLE HIS RIGHTS THAN THEY
TOLD ME IF I VALUED MY LIFE I WOULD
NOT PRESS CHARGES. THEN, I WAS PUT INTO
A CELL WITH NO WATER AND NO FOOD FOR
MANY DAYS. I WAS THE VICTIM. I WAS
ATTACKED AND MR. LINCOLN WILL TESTIFY
TO THIS FACT. IT WAS COMPLETELY RACE
MOTIVATED. THEY HATED ME BECAUSE I
AM A WHITE MAN. NOW, I HAD TROUBLE
REMEMBERING THINGS AT TRIAL AND I
STILL DO TODAY. DEPUTY HAMILTON IS STILL
WORKING AT H.D.O.C. BUT DEPUTY
SINCLAIR IS RETIRED.

CLAIM # 4 (A. SINCLAIR)

PLEASE SEE COMMENTS ABOVE.
DEPUTY SINCLAIR WITNESSED EVERYTHING
AND ADVISED ME TO NOT PRESS CHARGES
AS WELL. ALSO, HE TOLD ME TO GO BACK
TO MY BUNK, UNCONCERNED ABOUT GETTING
ATTACKED BY MULTIPLE GUARD STEERS.

SUNLIGHT DEPRIVATION - LOCATION: 4F-19
I AM A GP7 INMATE WITH OTHER GP7'S
WHO ARE NOT GETTING ANY SUNLIGHT AT
OUR WEEKLY OUTSIDE RECREATION(TITLE 15)

SCARRED TIMES. THEY WALK US ONCE A MONTH
TO A YARD A QUARTER MILE AWAY. SUN IS AS
ESSENTIAL TO ANIMAL AS IT IS TO VEGETABLE LIFE.

Thomas Wade Robbins
#1706370496 (4P-19)
41644 DESERT DENTAL CENTER
9438 Commerce Way
ADELANTO, CALIFORNIA
92301



UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
355 EAST TEMPLE STREET, SUITE 73-134
LOS ANGELES, CALIFORNIA
90012

ATTN: PRO SE CLERK

RECEIVED CLERK, U.S. DISTRICT COURT MAY 5 2023	CENTRAL DISTRICT OF CALIFORNIA CLERK'S OFFICE BY [Signature]
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